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| APPLICATION NO.  | FILING DATE                                | FIRST NAMED INVENTOR   | ATTORNEY DOCKET NO.                           | CONFIRMATION NO.          |
| 10/085,046   | 03/01/2002                                 | Kiyofumi Sakaguchi   | 03500.010530.5                                | 7805                      |
| 7590 09/26/2011  FITZPATRICK CELLA HARPER & SCINTO 1290 Avenue of the Americas NEW YORK, NY 10104-3800 |  |  | EXAMINER                                      |                           |
|  |  |  | FOURSON III, GEORGE R                         |                           |
|  |  |  | ART UNIT                                      | PAPER NUMBER              |
| NEW YORK, N  | 1 10104-3600                               |  | 2823  |                           |
|  |  |  | MAIL DATE                                     | DELIVERY MODE             |
|  |  |  | 09/26/2011                                    | PAPER                     |
|  |  | Notice of Abandonn   | nent  |                           |
| This application is:   | abandoned in view                          | of:  |   |                           |
|  |  | ile a proper reply to the Office lette   | r mailed on .                                 |                           |
|  |  | (with a Certificate of Mailin  |   |                           |
| after the  | expiration of the pe                       | eriod for reply (including a total ex  | xtension of month                             | (s)) which expired or     |
| <u></u>  | _•   |  |   |                           |
|  | as been received.                          |  |   |                           |
| Applicant's fa الكرّ.2<br>period of thre   | ailure to timely pay<br>se months from the | the required issue fee and publication that the required issue fee and publication that the requirement that the requirement is the requirement of the requirement is the requirement of | ication fee, if applicable<br>ance (PTOL-85). | e, within the statutory   |
| (a) ☐ The issue  | fee and publication                        | n fee, if applicable, was received   | on (with a C                                  | ertificate of Mailing o   |
|  |  | _), which is after the expiration of   |   | payment of the issue      |
|  |  | n the Notice of Allowance (PTOL-8<br>is insufficient. A balance of \$  |   |                           |
| The iss  | ue fee required by                         | 37 CFR 1.18 is \$  |   |                           |
| The pu   | blication fee, if requ                     | ired by 37 CFR 1.18(d), is \$  | ·   |                           |
|  |  | fee, if applicable, has not been re-   |   |                           |
| Notice of Allo   | wability (PTO-37).                         | corrected drawings as required by,   |   |                           |
| dated  | ), which is a                              | s were received on(  Ifter the expiration of the period for  | with a Certificate of Ma<br>reply.            | iling or Transmission     |
| ` '  | ted drawing have b                         |  |   |                           |
| interest, or al  | I of the applicants.                       | ent which is signed by the attorney  |   |                           |
| <ol><li>The letter of under 37 CFI</li></ol>   | express abandonm<br>R 1.34(a)) upon the    | ent which is signed by an attorney filling of a continuing application.  | y or agent (acting in a re                    | epresentative capacity    |
|  |  | _ were disapproved by examiner.  |   |                           |
| 7. Corrected dra   | awings were receive<br>er's response dated | ed on, which is after the  | ne expiration of the one-                     | month period for reply    |
| 8.  No corrected   | d drawings have be                         | een received in reply to one-mor   | nth period set in exami                       | iner's response dated     |
| 9. The reason(s  | s) below:                                  |  |   |                           |
|  |  |  | •   |                           |
| Della es te  | rovivo undor 27 CEI                        | R 1.137(a) or (b), or request to witl  | ndraw the holding of ohe                      | andonment under 37 (      |
| retitions to I   | EVIVE UNUEL 37 CF                          | IN THE TOTAL OF THE TOTAL TO MICE  | TATATE THE HORITING OF ADO                    | ALIGORITHOLIK GITGOL OF C |

Petitions to revive under 37 CFR 1.137(a) or (b), or request to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

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